114th CONGRESS 2d Session

To amend title 38, United States Code, to provide certain employees of members of Congress with access to case-tracking information of the Department of Veterans Affairs.

### IN THE SENATE OF THE UNITED STATES

Mr. CASSIDY introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

# A BILL

- To amend title 38, United States Code, to provide certain employees of members of Congress with access to casetracking information of the Department of Veterans Affairs.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Working to Integrate
- 5 Networks Guaranteeing Member Access Now Act" or the
- 6 "WINGMAN Act".

SEC. 2. PROVISION OF ACCESS BY EMPLOYEES OF MEM BERS OF CONGRESS TO CASE-TRACKING IN FORMATION TO CASE-TRACKING INFORMA TION OF DEPARTMENT OF VETERANS AF FAIRS.

6 (a) IN GENERAL.—Chapter 59 of title 38, United
7 States Code, is amended by adding at the end the fol8 lowing:

# 9 "\$ 5906. Provision of access by employees of members

10

## of Congress to case-tracking information

11 "(a) IN GENERAL.—(1) Beginning not later than the 12 date that is 180 days after the date of the enactment of 13 this section, the Secretary shall provide to accredited, permanent Congressional employees who have successfully 14 completed the certification process described in subsection 15 16 (b)(1), upon election by the Member of Congress for which the employee works, read-only remote access to the elec-17 tronic VBA claims records system of veterans who reside 18 in the area represented by the Member, regardless of 19 20 whether such employee is acting under a power of attorney 21 executed by such veteran.

"(2) The Secretary shall ensure that access provided
to an accredited, permanent Congressional employee
under paragraph (1) is provided in a manner that does
not allow the employee to modify the data contained in
the electronic VBA claims records system.

3

1 "(b) CERTIFICATION REQUIRED.—(1) The certifi-2 cation process described in this paragraph is the certifi-3 cation process that the Secretary requires an agent or at-4 torney under this chapter to complete before the agent or 5 attorney may access the electronic VBA claims records 6 system.

7 "(2) Each Member of Congress who elects to have
8 an accredited, permanent Congressional employee of the
9 Member have access under subsection (a)(1) shall bear the
10 cost of the certification process described in paragraph
11 (1), to be paid from the Member's Representational Allow12 ance.

13 "(c) TREATMENT OF DISCLOSURE.—The access to
14 information by an accredited, permanent Congressional
15 employee pursuant to subsection (a)(1) shall be deemed
16 to be—

17 "(1) a disclosure permitted under section
18 552a(b) of title 5; and

"(2) a disclosure permitted under regulations
promulgated under section 264(c) of the Health Insurance Portability and Accountability Act of 1996
(Public Law 104–191; 42 U.S.C. 1320d–2 note).

23 "(d) NONRECOGNITION.—The Secretary may not rec24 ognize an accredited, permanent Congressional employee
25 for the preparation, presentation, and prosecution of

HEY16610

4

claims under laws administered by the Secretary by reason
 of the Secretary providing the employee with access to the
 electronic VBA claims records system under subsection
 (a). An accredited, permanent Congressional employee
 who is provided such access may not use such access to
 act as such a recognized individual.

7 "(e) DEFINITIONS.—In this section:

8 "(1) The term 'electronic VBA claims records 9 system' means the system of the Department of Vet-10 erans Affairs that provides information regarding 11 the status of a claim submitted by a veteran, includ-12 ing information regarding medical records, com-13 pensation and pension exams records, rating deci-14 sions, statement of the case (SOC), supplementary 15 statement of the case (SSOC), notice of disagree-16 ment (NOD), and Form–9.

"(2) The term 'accredited, permanent Congressional employee' means an employee of a Member of
Congress who assists the constituents of the Member
with issues regarding departments or agencies of the
Federal Government.

"(3) The term 'Member of Congress' means a
Representative, a Senator, a Delegate to Congress,
or the Resident Commissioner of Puerto Rico.".

1	(b) CLERICAL AMENDMENT.—The table of sections
2	at the beginning of chapter 59 of such title is amended
3	by adding at the end the following new item:

<sup>&</sup>quot;5906. Provision of access by employees of members of Congress to case-tracking information.".